Amendment dated February 18, 2004 Attorney Docket No. 2658-0268P

Response to Office Action of November 18, 2003

Appln. No.: 09/878,401 Page 5 of 8

REMARKS

Applicant thanks the Examiner for the very thorough consideration given

the present application.

Claims 1-10 are now present in this application. Claim 1 is independent.

Claim 1 has been amended. Reconsideration of this application, as amended, is

respectfully requested.

Drawings

The Examiner indicated that a Notice of Draftsperson's Patent Drawing

Review PTO-948 was provided in the current Office Action. However, a Notice of

Draftsperson's Patent Drawing Review PTO-948 or other indication of whether or

not the formal drawings have been approved by the Draftsperson is missing from

the Office Action. Applicant requests that the Examiner to provide a replacement

PTO-948 or a new PTO-948 in the next Office Action.

Rejections under 35 U.S.C. §103

Claims 1-10 stand rejected under 35 U.S.C. § 103(a) as being

unpatentable over the Applicant's disclosed conventional art in view of U.S.

Patent No. 6,275,220 to Nitta. This rejection is respectfully traversed.

A complete discussion of the Examiner's rejection is set forth in the Office

Action, and is not being repeated here.

Amendment dated February 18, 2004 Attorney Docket No. 2658-0268P Appln. No.: 09/878,401

Response to Office Action of November 18, 2003

Page 6 of 8

At the outset the Applicant notes that no admission has been made that

the drawing shown in Fig. 5 is prior art. Applicant requests that the Examiner

provide evidence that the drawing shown in Fig. 5 is prior art in the next Office

Action. Otherwise, the Applicant requests that the Applicant's disclosure

(particularly Fig. 5) be withdrawn as a prior art reference.

The Examiner admits that the conventional art fails to disclose or suggest

tape carrier packages and the driving circuit boards are disposed upon a

surface of said panel, and relies on Nitta to fill the deficiency.

Nitta discloses a panel 10 including a front glass 11 and a rear glass 12.

The panel shown is a plasma display panel (PDP). The Applicant's claims recite

an electro-luminescence panel (EL panel). The Applicant's claimed device is

hereby distinguished over Nitta, and on this basis, without further argument, the

Nitta reference should be withdrawn. However, further distinctions are provided

below.

The panel 10 of Nitta is installed on a reinforcing plate 15. The reinforcing

plate 15 has an extended part, on which a flexible printed wired board and a

TAB is disposed. Clearly, in Nitta, the flexible printed wired board is positioned

outside the panel.

By contrast, in the Applicant's claimed invention, the TCP and the driving

circuit boards are positioned on the non-display area within the pane, the TCP

Attorney Docket No. 2658-0268P Amendment dated February 18, 2004 Appln. No.: 09/878,401

Response to Office Action of November 18, 2003

Page 7 of 8

being connected to the driving circuit boards in a planar state, thereby

minimizing the length of the EL display.

In other words, in the Applicant's claimed invention, additional space is

not required for positioning the TCP and the driving circuit boards.

Therefore, Nitta, like the conventional art, fails to teach or suggest a

combination of elements in an electro-luminescence display, including tape

carrier packages connecting the driving circuit boards and the electro-

luminescence panel in a planar state wherein the tape carrier packages and the

driving circuit boards are disposed upon the don-display area within said

panel, as recited in independent claim 1, as amended.

Claims 2-10 depend, either directly or indirectly on independent claim 1.

Since both the conventional art and Nitta fails to disclose or suggest the above-

recited features of independent claim 1, as amended, the conventional art, in

view of Nitta cannot render claims 1-10 obvious to one of ordinary skill in the

art. Reconsideration and withdrawal of this art grounds of rejection are

respectfully requested.

Conclusion

All of the stated grounds of rejection have been properly traversed,

accommodated, or rendered moot. Applicant therefore respectfully requests that

the Examiner reconsider all presently outstanding rejections and that they be

Amendment dated February 18, 2004

Attorney Docket No. 2658-0268P

Response to Office Action of November 18, 2003

Appln. No.: 09/878,401

Page 8 of 8

withdrawn. It is believed that a full and complete response has been made to the

outstanding Office Action, and as such, the present application is in condition

for allowance.

If the Examiner believes, for any reason, that personal communication will

expedite prosecution of this application, the Examiner is invited to telephone

Percy L. Square, Registration No. 51,084, at (703) 205-8034, in the Washington,

D.C. area.

Prompt and favorable consideration of this Amendment is respectfully

requested.

If necessary, the Commissioner is hereby authorized in this, concurrent,

and future replies, to charge payment or credit any overpayment to Deposit

Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or

1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By:

Reg. No.: 22,463

JAK/PLS: trb:jls

P.O. Box 747

Falls Church, Virginia 22040-0747

Telephone: (703)205-8000